

U.S. DISTRICT COURT DISTRICT OF WYOMING

JAN 1 8 2007

Stephan Harris, Clerk Cheyenne

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF WYOMING

UNITED STATES OF AMERICA,)	No. 07-CR-37-B
Plaintiff,)	Ct 1: 18 U.S.C. § 2422(b)
)	(Attempting to Entice a Minor to Engage
v.)	in Illegal Sexual Activity)
)	_
TIMOTHY WEEKES,)	Ct 2: 18 U.S.C. § 2251(a) and (e)
)	(Attempted Sexual Exploitation of a Child)
Defendant.)	, ,

INDICTMENT

THE GRAND JURY CHARGES THAT:

COUNT ONE

On or about December 26, 2006, in the District of Wyoming, the Defendant, **TIMOTHY WEEKES**, using a means of interstate commerce, namely the Internet, did knowingly attempt to persuade, induce, and entice an individual who had not attained the age of 18 years to engage in sexual activity for which an individual could be charged with a criminal offense, to wit: the Defendant, **TIMOTHY WEEKES**, during an online chat, attempted to persuade an individual he knew from the internet as a 12 year old female, to engage in masturbation, a violation of W.S. § 6-4-303, commonly known as child exploitation.

In violation of 18 U.S.C. § 2422(b).

COUNT TWO

On or about December 26, 2006, in the District of Wyoming, the Defendant, **TIMOTHY WEEKES**, attempted to persuade, induce, and entice a minor, namely a person he thought to be a

12 year old girl, to engage in sexually explicit conduct for the purpose of producing a visual depiction of such conduct, knowing or having reason to know that such visual depiction, if created, would have been transported in interstate commerce.

In violation of 18 U.S.C. § 2251(a) and (e).

A TRUE BILL:

FOREPERSØ

MATTHEW H. MEAD United States Attorney (1/09/07; 6:00 p.m.)

PENALTY SUMMARY-INDICTMENT

D 4 mm		NT
DATE:	JA	NUARY 16, 2007
DEFENDANT NAME	E: T	MOTHY WEEKES
ADDRESS:	1408 Sylv	in, Billings, Mt.
VICTIM:	NO	
OFFENSE AND PEN	ALTIES:	
OFFENSE:	Ct. 1:	Attempting to Persuade a Minor to Engage in Illegal Sexual Act -18 U.S.C. § 2422(b)
PENALTIES:		NLT 10 OR MORE THAN A LIFE TERM OF IMPRISONMENT \$250,000.00 FINE NLT THAN 5 YEAR OR MORE THAN A LIFE TERM OF SUPERVISED RELEASE \$100 SPECIAL ASSESSMENT
OFFENSE:	Ct. 2:	Attempted Sexual Exploitation of a Child 18 U.S.C. § 2251(a) and (e)
PENALTIES		NLT 15 OR MORE THAN 30 YEARS IMPRISONMENT \$ 250,000.00 FINE NLT THAN 5 OR MORE THAN A LIFE TERM OF SUPERVISED RELEASE \$100.00
TOTAL PENALTY:		NLT 10 YEARS TO A TERM OF LIFE IMPRISONMENT \$500,000.00 FINE NLT THAN 5 OR MORE THAN A LIFE TERM OF SUPERVISED RELEASE \$200 SPECIAL ASSESSMENT
AGENT: FLINT	WATERS	AUSA: JIM ANDERSON
ESTIMATED TIME	OF TRIAL	INTERPRETER NEEDED:
five days or les over five days other	s	Yes No
THE GOVERNMENT	Γ:	
will will not		The court should not grant bond because the defendant is not bondable because there are detainers from other jurisdictions

SEEK DETENTION IN THIS CASE.